

UNITED STATES DISTRICT COURT
FOR THE
EASTERN DISTRICT OF NEW YORK

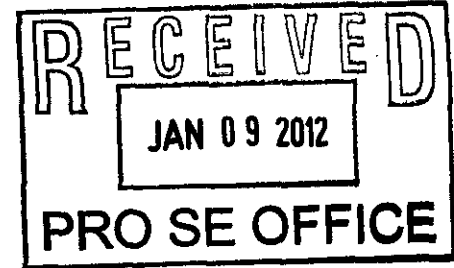
Jose Paredes, § Docket No. 94-CR-1327

Movant/Defendant, § Warrant No. 94-CR-1327

vs. §

United States Of America, § S.S. No. 050-56-8494

Respondent/Plaintiff, §



DEMAND FOR A SPEEDY TRIAL

COMES NOW, Jose Paredes, the Movant/Defendant in the above-styled criminal action, acting pro-se, and would hereby give NOTICE that he demands a Speedy Trial on the above criminal accusation(s), want(s), warrant(s), indictment(s) lodged against the Movant/Defendant in jurisdiction of the Court.

The Movant/Defendant DEMANDS a speedy trial pursuant to the Sixth Amendment to the Constitution, being applicable to the United States Of America by and through the Fourteen Amendment, and applicable to the Federal United States Constitution and Statutory provisions. See; Exhibit (a) copy of warrant and Detainer

RESPECTFULLY SUBMITTED This 3rd day of January, 2012,

Jose Paredes
[Signature Of Movant]

CERTIFICATE OF SERVICE

I, Jose Paredes, do hereby certify, under oath, that I have
this same day serve the opposing party with a true and correct
copy of this Demand For Speedy Trial by serving same to them
in the U.S. Mail Service, Certified Mail, Return Receipt
Requested and mailed to the following below address:

U.S. Attorney,
Roslyn R. Mauskopf,
One Pierrepont Plaza,
Brooklyn, NY 11201